Waste Management (For Waste Carriers)

All obligations imposed on the parties to this contract by National and International laws are considered as being an integral part of this contract. Additionally, it is the responsibility of the waste carrier to:

1) Ensure their registration as a waste carrier is valid and up to date and provide a copy of the registration certificate as and when requested by Outokumpu. Should a waste carrier’s registration be revoked or suspended by the Environment Agency (or any of the competent authorities for the devolved administrations) then this must be disclosed, without delay, to Outokumpu and may be deemed as grounds for termination of the contract.

2) Ensure that the work is not subcontracted without the written consent of Outokumpu received in advance.

3) Ensure that the waste is only transferred to persons properly authorised to accept it and provide any evidence requested by Outokumpu pertaining to that transfer and any subsequent treatment, recovery or disposal of the waste. Where a haulage only service is being provided ensure that waste is only transferred to those persons specified by Outokumpu.

4) Ensure that all transfers of waste are accompanied by a valid and properly completed Controlled Waste Transfer Note or Hazardous Waste Consignment Note and in the case of waste shipments abroad accompanied by a properly completed Movement Document and where necessary a properly completed Dangerous Goods Note. All documents pertaining to the transfer of waste must be agreed by Outokumpu prior to the transfer.

5) Ensure that all vehicles weigh in on arrival at the site and weight out on departure to ensure that a net weight for the waste is obtained and the local arrangements for reconciling the weight with the specific transfer are followed.